

MINNIE'S MANY LOVES

Mrs. Nichol on Trial, Charged with Swindling Her Admirers.

She Answered "Personals" and Asked for Money and Jewelry.

Some of Her Love Letters, Written While Already a Wife.

Mrs. Minnie Nichol, formerly of Centre Moriches, L. I., whose endearing letters are alleged to have smitten a half dozen buccolic admirers, was brought into the United States District Court, in Brooklyn, to-day to stand trial on a charge of having swindled two farmers out of small sums of money and some jewelry by a love correspondence.

The complainants are G. A. Fulton, of Ithaca, and Edwin O. York, of Westerly, R. I., both of whom advised for a wife.

Assistant District Attorney Roy claims that Mrs. Nichol has swindled many others who refuse to prosecute. From one man Mr. Roy says she received \$75, and from another \$25.

Mrs. Nichol is about thirty years old. She is the wife of a laborer, who has one child. At present she lives at Patchogue.

Her method, the indictment says, was to answer "personals" in the newspapers, and after getting a reply tell a sad tale of woe and pretend she was a widow.

She would ask the victim to send her the necessary money for railroad fare and then consent to marriage. She would also ask for jewelry.

Mrs. Nichol's lawyer says that she was insane some time ago and has not been entirely cured.

Here is a sample of the letters she sent out:

Dearest One: Oh, how much I love you. I can never tell you. I praise God that I have such a friend as you are. If it was not for you and the money you send me I might have been dead to-day. Bless your dear heart.

No, darling, I am not particular about the pin; being a butterfly, by all means don't let me see it. I like turquoise and pearls. Be sure it is good gold.

The most interesting letter of the lot was written Dec. 3 and is as follows:

Dearest One on Earth to Me: Your more than welcome letter is received. A thousand thanks for the \$1 and for the card to get that pin. I don't like to take the card there, so I am going to send it there to-day and I ought to get it by the time I want to come to you. I want to come this very minute. You can't realize how sick I have been.

Oh, how good you have been to me. No other man could make me so happy. Really, I think we were pointed out to each other by the finger of God. Yes, I think God is in goodness has worked in a mysterious way in order to bring peace and joy and happiness into our hearts, and that he will us to be made man and wife.

Come to your darling, as a benediction, as a blessing, as an inspiration, come to be your guardian angel and a guiding star to a better life. I send lots of kisses and a world of love to my own hubby. I love you. I worship you. I want you. I must have you. I love you, only you! you!

Ever and ever yours, MINNIE. Write soon and write B. B. to forward the pin to me at once. Please do. I think I am going to be delighted with it. MINNIE E. NICHOL.

While Mrs. Nichol was writing the above letters, she was also carrying on a similar correspondence with other men. In still another letter she complains that the pin she has received is not up to date, and is not sufficiently valuable to wear with the jewelry she already possesses. She receives a butterfly pattern—something unique—and says she will tell that one when they meet.

G. A. Fulton and D. O. York, two of

Mrs. Nichol's co-respondents, were placed on the stand this afternoon and kept those in the court-room in roars of laughter while relating their experiences in corresponding with numerous females, with a view to matrimony. York said he was always corresponding with at least ten or twelve women whose addresses he had obtained through the personals in a matrimonial paper.

He had never become engaged to any of his correspondents and had only seen one of them. She had come to him from Birmingham, but was sick when she arrived and had to return home. He said he had been swindled out of considerable money by sending railroad fares to prospective brides through the mails.

Mrs. Nichol said she had sent \$11 and several articles of jewelry. He sent her a pin marked M which had cost him 15 cents.

Fuller testified he had corresponded with between fifty and one hundred women, and that he was anxious and ready to marry each one. He had sent Mrs. Nichol \$7 to pay her fare to his home.

The case was adjourned to to-morrow morning at 10 o'clock.

WEDDED UNDER FALSE NAME.

Isaac V. Streibig, theatrical manager, sued for divorce.

Isaac V. Streibig, a well-known theatrical manager of Chicago, is being sued for absolute divorce by Nellie Streibig, who says they were married four years ago under the assumed names of Frank Nemo and Dora Young.

Streibig denies the marriage; says he hasn't seen the woman calling herself "Mrs. Streibig" for four years, and that he has never lived with her or acknowledged her as his wife.

The case came up before Judge McAdam, in Special Term of the Superior Court, to-day, on an application made by Howe & Hummel for counsel fees and alimony for Mrs. Streibig, pending trial.

Mrs. Streibig claims she met her husband in Chicago in 1891. He was manager of the "Southern Rose" company at the time. Streibig proposed marriage and she accepted him. At his suggestion, they assumed the names of Nemo and Young in order to keep their marriage a secret, from Miss Ada Melrose, the star of the "Southern Rose" combination.

A few days after the wedding, Miss Streibig says, her husband sent her to Boston, saying he would join her later. She hasn't seen him since.

Last year Mrs. Streibig saw in a copy of the Dramatic Mirror, on Sept. 27, a notice of the marriage of Nemo and Streibig to Miss Ada Melrose, at the Gibson House, Cincinnati. O. Mrs. Streibig immediately brought suit for divorce, naming Miss Melrose as co-respondent.

Streibig in his affidavit says he never used the name of "Frank Nemo," and never knew a "Dora Young." He says also that Justice John C. Murphy, of Chicago, before whom the alleged Nemo Young ceremony is said to have been performed, failed to identify Streibig as "Nemo," although a record of the marriage is on file in his office.

Mrs. Streibig, a handsome, slender brunette, was accompanied in court this morning by a little boy, Donald Lionel Streibig, who, she claims, is Streibig's son.

Judge McAdam took the papers and reserved decision.

Co-respondent a Peddler.

In the Supreme Court, Brooklyn, to-day, Frederick H. McFarland, of Hempstead, L. I., was granted a decree of absolute divorce from Clara E. McFarland. A peddler named Landmann was co-respondent.

JERSEY SIXES
EXCELLENT SMOKE
26 FOR 10¢

DR. BUCHANAN SILENT AT HIS SENTENCE AND SHAKES HANDS WITH HIS COUNSEL.



DR. BUCHANAN SENTENCED.

The Wife-Poisoner Doomed to Die Late Next Month.

Dr. Robert W. Buchanan, the wife-poisoner, who was convicted April 26, 1893, and sentenced on Aug. 14, 1893, to die, but whose case has been in the higher courts of the State ever since, until recently the Court of Appeals affirmed the conviction, was sentenced to die by Recorder Goff in Part III, Court of General Sessions, this morning.

The Recorder named the date he was to die at some time during the week beginning April 22, 1895.

Dr. Buchanan, who was convicted of poisoning his wife, was sentenced to die by Recorder Goff in Part III, Court of General Sessions, this morning.

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APPELATE SENTENCED.

The Green Goods Man Gets Two Years and Eight Months.

William Applegate, the green-goods man and Lexow witness, who was convicted a week ago of stealing an overcoat, was sentenced by Judge Fitz-

patrick to two years and eight months in State prison.

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HETTY GREEN'S NEW LAWYERS

Hoadly, Lauterbach and Johnson Now Appear for Her.

Referee Anderson Warns Hetty Not to Talk So Much.

Mrs. Hetty Green's famous reference, that for length is taking all the lustre out of the celebrated Jones County case, continued to-day in Referee Henry H. Anderson's office, 35 Wall street.

Before the proceedings formally opened, John Hadden, who has been the attorney of reference for Mr. and Mrs. Green, announced that he desired to withdraw from the case. In place of Mr. Ogden, the brilliant Texas lawyer who bothered the executor, Henry A. Barling, and his counsel at the last session, Mrs. Green has retained the firm of Hoadly, Lauterbach & Johnson, and who were temporarily represented by Lawyer John Houston.

Mr. Ruston wanted an immediate adjournment, because he had not yet had time to familiarize himself with the case. The referee, in view, perhaps, of the many important articles which have appeared concerning his peculiarities, was unusually bright and wide-awake, and made a dash against adjournment, and the proceedings did not give way to a desire to sleep.

Mr. Tracy, who appeared, as he has done for months past, on behalf of Mr. Barling, the executor who has outlived his wife, and who is at present having the finest kind of a time out of the late Mrs. Green's estate, made a dash against adjournment, and read several pages of law and references on the subject.

Incidentally Mrs. Green announced that her father's estate was almost \$2,000,000.

Referee Anderson said the hearings had been subject to ridicule of late, and he reviewed mentioned the lawyer from Texas, who, he said, had left a letter behind him, which, if he were not so far away, would subject him to contempt of court.

This suit is really brought by the executor, continued the referee. "Yes," put in Mrs. Green, "he's short."

He looked at her, and winked both eyes very hard, and announced he thought it would be a good idea to adjourn until Monday.

"I desire," he concluded, "that counsel shall keep control of their client, who hitherto has been protected by her sex. This is a court of justice, and she must not talk either for the benefit of the lawyers or of those taking notes."

Both of Mrs. Green's lawyers pleaded for a longer extension of time, and the referee said he would give them until Wednesday.

Wants More Evidence.

Justice Beckman in Supreme Court Chambers to-day decided that as needed more evidence as to the extent and value of the assets of Baker & Co., before appointing a receiver. Baker & Co. are ladies' tailors, who it is said have made several gowns for Mrs. Cleveland. The application was made by Theodore Hoadly, the executor, and the referee said he would appoint a receiver to receive a person against whom a serious charge have been made, against Charles H. Ten, for whose appointment Hoadly asked.

Relive Blind Nodded in Her Nod.

Scullie Black, a dancer in the "Amst. Bridget" company at Niblo's, was sworn as a witness in supplementary proceedings by Judge Beckman, in Supreme Court, Chambers, to-day. The amount involved is \$20 in costs in an indictment made by Manager M. B. Leavitt. A clerk of Maurice Hadden, who is the owner of Niblo's, and who is the owner of the company, was sworn as a witness in supplementary proceedings by Judge Beckman, in Supreme Court, Chambers, to-day. The amount involved is \$20 in costs in an indictment made by Manager M. B. Leavitt. A clerk of Maurice Hadden, who is the owner of Niblo's, and who is the owner of the company, was sworn as a witness in supplementary proceedings by Judge Beckman, in Supreme Court, Chambers, to-day. The amount involved is \$20 in costs in an indictment made by Manager M. B. Leavitt. 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